CHAPTER 13 NARRATIVE STATEMENT OF PLAN

RE:	Brad V. Silas		Case No	o:	
Payn	ment to the Trustee	shall be made from the	he debtor(s)' employer as set for	th below:	
THE	DEBTOR PROPOS	SES TO PAY \$2,160. 0	00 per month for 60 months TO	THE TRUSTI	EE.
Nam Addı	ne of Employer: ress:	City of Little Rock 500 West Markha Little Rock, AR 72	m		
Phor	ne Number:				
Indic		ebtor is paid by checki weekly bi-weekly	ing the appropriate box below: semi-monthly monthly	_ X	Other: (Please specify) Self Pay
Indic		int Debtor is paid by o weekly bi-weekly	checking the appropriate box bel semi-monthly monthly	ow:	Other: (Please specify)
The cappli	icable commitment	period (unless unsecu	me into the plan for the benefit of ured are being paid 100%). The		
	debtor's plan length i				
I.	ADMINISTRATI	VE COSTS:			
	1. TRUSTEE'S FE 2. ATTORNEY FE	ES AND EXPENSES.			
	to l	be paid through the pla			0.00
	pai	d to Attorney <u>prior</u> to	filing:		0.00
*	All Attorney Fees 1	must be approved by	separate application.		
II.	CHILD SUPPOR	T: Check the appropri	ate boxes.		
✓ Th	ne Debtor has no chi	ld support obligations.			
	Creditor IE AND ADDRESS	OF CHILD SUPPOR	T RECIPIENT:		
CRE	DITOR TO WHOM	CHILD SUPPORT IS	S OWED:		
	Regular Payment:	:			

	4:17-bk-1341	9 Doc#: 2	Filed: 06/19	9/17 Ente	ered: 06/19/	/17 14:06:32 F	Page 2 of 4
	☐ The regular month☐ The regular month						
	Arrearage Payment amount.	: The total back	child suppor	t is \$ and	shall be paid	through the plan	at a pro rata monthly
III.	LONG TERM DEB	STS:					
cont defa	inuing monthly paymen	nt. If the claim accordance with	is already in d h 11 U.S.C. §	lefault, the ' 1322(b)(5)	Frustee will p . Upon comp	ay an additional s	is to pay the regular, um each month until the the debtor will resume
	CREDIT	OR	REG P	YMT	ARREARA		T PER MONTH TO JRE ARREARAGE
1	Federal National Mor	tg Associa	1,4	198.06	6,250		104.17
IV.	SECURED DEBTS	WHICH WIL	L NOT EXT	END BEY	OND THE L	ENGTH OF THI	E PLAN:
	ared creditors who will chever is less, shall be			d the value	of their colla	teral or the amour	nt of their allowed debt,
	CREDITOR	DEBT	VALUE	INT. RATE*	MO. PYMT	ADEQUATE PROTECTION MON PMT	PROTECTION
	A!!! (
1.	Americredit Financial Services	7,800.00	6,075.00	5.00%	114.64	100.00	<u> </u>
1.					114.64	100.00	<u> </u>
1.	Financial Services	ft blank, no int	terest is paid.			100.00	<u> </u>
1.	Financial Services *If this space is left	ft blank, no int Creditors only CLAIMED BY	terest is paid. and must spe	ecify contra	nct rate.	S THE VALUE	OF THE
1. V.	*If this space is let ** Over Secured O ANY AMOUNT O	ft blank, no int Creditors only CLAIMED BY WILL BE TRE	terest is paid. and must spe THE CREDICATED AS A	ecify contra ITOR THA NONPRIC	act rate. AT EXCEED DRITY UNSI	S THE VALUE (ECURED CLAIN	OF THE

V

	CREDITOR	DEBT	VALUE	INT.	MO.	ADEQUATE
				RATE*	PYMT	PROTECTION
						MON PMT
1.	Santander	9,242.63	9,850.00	5.00%	174.42	100.00

^{*}If this space is left blank, no interest is paid.

VI. PROPERTY TO BE SURRENDERED:

The following are creditors to whom the Debtor surrenders the property securing the claim in accordance with 11 U.S.C. § 1325(a)(5)(C). No further payments are to be made to the creditor on the secured claim; however, the creditor may file a claim for the deficiency and it will be treated as a nonpriority unsecured creditor.

CREDITOR	DESCRIPTION OF PROPERTY
-NONE-	

٦	/ΙΙ.	PR	IO	RIT	ΊΥΙ	EB	TS:
---	------	----	----	-----	-----	-----------	-----

Priority del	ots shall b	e paid in	full in a	accordance	with 1	1 U.S.C.	§	1322(a)(2),	unless	otherwise	indicated	in 1	this
plan.													

VIII.	UNSECURED	DEBTS:
-------	------------------	---------------

VIII	. <u>UNSECURED</u> I	<u>DEBTS:</u>								
CLA	AIMS SHALL BE	PAID 100% UN	LESS A DIFFE	RENT TREAT	TMENT IS IND	ICATED BELOW:				
		Unsecured credit court. That perce		a definite perc	entage of their cl	aims as filed and allo	owed by the			
		Unsecured creditors shall receive \$ to be disbursed in accordance with § 1322 and § 1325.								
	√	administrative, lo nonpriority unse	ong-term secured	/unsecured, sec the debtor shall	cured, priority, ch	remaining after payn iild support and spec d disposable income	ial			
IX.	SPECIAL NON	PRIORITY UNS	ECURED DEB	<u>ΓS:</u>						
		onsumer debts sha aims shall be paid				ason for this special cated.	treatment is			
	CREDI	TOR	DEBT	INT RATE*	МО РҮМТ	REASON				
	*If space is lef	ft blank, no intere	est is to be paid.							
X.	DEBTS WHICE	DEBTS WHICH ARE NOT TO BE PAID BY THE TRUSTEE:								
	 the home mor lease payment child support 	ts, if current; payments per cour	t order;	other than the d	lebtor from prope	rty that is not proper	ty of the			
	-NONE-	TOR	DESCR	IPTION OF P	PROPERTY/NA	TURE OF OBLIGA	ATION			
XI.	EXECUTORY	CONTRACTS:								
	further paymer		e to the creditor be treated as a 1	on the contraction	ct or lease; howe secured credito	ed lease. If rejected ever, the creditor m r. N OF LEASED PR	ay file a			

XII. SALE OF ASSETS:

The debtor proposes to sell the described real estate or personal property, after court approval and notice to creditors and the trustee, and will commit the proceeds as follows:

DATE BY WHICH
SALE IS
TO BE
CONSUMMATED

TOTAL PROCEEDS DISPOSITION OF PROCEEDS

PROPERTY DESCRIPTION -NONE-

XIII. OTHER PROVISIONS:

Other provisions of the plan which are not inconsistent with Title 11 of the United States Code, pursuant to 11 U.S.C. §1322(b)(10), are as follows:

The property of the estate shall continue to be property of the estate until such time as a discharge is granted or the case is dismissed. Unless otherwise provided, the debtor shall remain in possession of all property of the estate.

In the event that a secured claim is allowed which is not provided for in the plan, then the trustee shall pay such creditor in full after this plan has in all other respects been completed.

In order to assist the debtor in performance of the plan, the trustee may from time to time grant refunds to the debtor as may be necessary to satisfactorily complete the plan, provided that all sums necessary to complete the plan are ultimately paid by the debtor.

Date: June 16, 2017

/s/ Brad V. Silas

Brad V. Silas

Debtor's Signature

/s/ Brian Wilson

Brian Wilson 2001096 Attorney's Signature P.O. Box 3098 Little Rock, AR 72203 501-753-3328 Fax:501-907-5373 bcwlaw@yahoo.com